

22.946(a)(2), (c)	Service commencement and construction periods for cellular systems (change form numbers to reflect ULS forms; add notification section).	22.936(a)(2), (c)
22.947(b), (c), (d)	Five year build-out period (change form numbers to reflect ULS forms; add notification section; change organizational name to Commercial Wireless Division, Wireless Telecommunications Bureau).	22.947(b), (c), (d)
22.964	Bidding application (change cross reference).	22.964
22.966	Long-form applications (move to consolidated Part 1 rule).	1.913

Part 22 of Chapter 1 of Title 47 of the Code of Federal Regulations is amended as follows:

PART 22 – PUBLIC MOBILE SERVICES

#. Section 22.99 is amended by revising the text as follows:

Sec. 22.99 Definitions.

a. Remove the definition of "Archival quality microfiche", "Authorization," "Assignment of Authorization", and "Transfer of Control".

b. Add the following definition:

Universal Licensing System. The Universal Licensing System (ULS) is the consolidated database, application filing system, and processing system for all Wireless Radio Services. ULS supports electronic filing of all applications and related documents by applicants and licensees in the Wireless Radio Services, and provides public access to licensing information.

#. Section 22.101 is amended by revising the text as follows:

Sec. 22.101 Station files.

Applications, notifications, correspondence, electronic filings and other material, and copies of authorizations, comprising technical, legal, and administrative data relating to each station in the Public Mobile Services are maintained by the Commission in the ULS. These files constitute the official records for these stations and supersede any other records, databases or lists from the Commission or other sources.

#. Section 22.103 is removed.

Sec. 22.103 [Removed]

#. Section 22.105 is removed.

Sec. 22.105 [Removed]

#. Section 22.106 is removed.

Sec. 22.106 [Removed]

#. Section 22.108 is removed.

Sec. 22.108 [Removed]

#. Section 22.115 is removed.

Sec. 22.115 [Removed]

#. Section 22.117 is removed.

Sec. 22.117 [Removed]

#. Section 22.119 is removed.

Sec. 22.119 [Removed]

#. Section 22.120 is removed.

Sec. 22.120 [Removed]

#. Section 22.121 is removed.

Sec. 22.121 [Removed]

#. Section 22.122 is removed.

Sec. 22.122 [Removed]

#. Section 22.123 is removed.

Sec. 22.123 [Removed]

#. Section 22.124 is removed.

Sec. 22.124 [Removed]

#. Section 22.125 is removed.

Sec. 22.125 [Removed]

#. Section 22.127 is removed.

Sec. 22.127 [Removed]

#. Section 22.128 is removed.

Sec. 22.128 [Removed]

#. Section 22.129 is removed.

Sec. 22.129 [Removed]

#. Section 22.130 is removed.

Sec. 22.130 [Removed]

#. Section 22.131 is amended by revising the text as follows:

Sec. 22.131 Procedures for mutually exclusive applications.

(b) Filing groups. Pending mutually exclusive applications are processed in filing groups. Mutually exclusive applications in a filing group are given concurrent consideration. The Commission may dismiss as defective (pursuant to sec. 1.945 of this chapter) any mutually exclusive application(s) whose filing date is outside of the date range for inclusion in the filing group. ***

(1) Renewal filing group. A renewal filing group comprises a timely-filed application for renewal of an authorization and all timely-filed mutually exclusive competing applications (see sec. 1.935 of this chapter).

(4) ***

(c) Procedures. Generally, the Commission may grant one application in a filing group of mutually exclusive applications and dismiss the other application(s) in the filing that are excluded by that grant, pursuant to sec. 1.945 of this chapter.

(1) ***

(2) Dismissal of applications. The Commission may dismiss any application in a filing group that is defective or otherwise subject to dismissal under sec. 1.945 of this chapter, either before or after employing selection procedures.

(d) ***

(d)(3) is removed.

#. Section 22.135 is removed.

Sec. 22.135 [Removed]

#. Section 22.137 is removed.

Sec. 22.137 [Removed]

#. Section 22.139 is removed.

Sec. 22.139 [Removed]

#. Section 22.142 is removed.

Sec. 22.142 [Removed]

#. Section 22.144 is removed.

Sec. 22.144 [Removed]

#. Section 22.145 is removed.

Sec. 22.145 [Removed]

#. Section 22.150 is amended by revising the text as follows:

Sec. 22.150 Standard pre-filing technical coordination procedure.

(d) The 30-day period begins on the date the notification is submitted to the Commission via the ULS.

#. Section 22.163 is removed.

Sec. 22.163 [Removed]

26. Section 22.165 is amended by revising the text as follows:

Sec. 22.165 Additional transmitters for existing systems.

(b) Antenna structure clearance required. For any construction or alteration that would exceed the requirements of sec. 17.7 of this chapter, licensees must notify the appropriate Regional Office of the Federal Aviation Administration (FAA Form 7460-1) and file a request for antenna height clearance and obstruction marking and lighting specifications (FCC Form 854) with the Commission, WTB, Information Processing Branch, Gettysburg, PA 17325 by mail or by electronic filing via the ULS.

(e) Cellular Radiotelephone Service. During the five-year build-out period, the service area boundaries of the additional transmitters, as calculated by the method set forth in sec. 22.911(a), must remain within the market, except that the service area boundaries may extend beyond the market boundary into the area that is part of the CGSA or is already encompassed by the service area boundaries of previously authorized facilities. After the five-year build-out period, the service area boundaries of the additional transmitters, as calculated by the method set forth in sec. 22.911(a), must remain within the CGSA. Licensees must notify the Commission (FCC Form 601) of any transmitters added under this section that cause a change in the CGSA boundary. The notification must include full size and reduced maps, and supporting engineering, as described in sec. 22.953(a)(5) (i) through (iii). If the addition of transmitters involves a contract service area boundary (SAB) extension (see sec. 22.912), the notification must include a statement as to whether the five-year build-out period for the system on the relevant channel block in the market into which the SAB extends has elapsed and whether the SAB extends into any unserved area in the market. The notification must be made electronically via the ULS, or delivered to the filing place (see sec. 1.913 of this chapter) no later than 15 days after the addition is made.

#. Section 22.213 is removed.

Sec. 22.213 [Removed]

#. Section 22.221 is amended by revising the text as follows:

Sec. 22.221 Eligibility for Partitioned Licenses

(b) Each party to an agreement to partition the license must file a long-form application (FCC Form 600) for its respective, mutually agreed-upon geographic area together with the application for the remainder of the MTA or Economic Area filed by the auction winner.

#. Section 22.315 is removed.

Sec. 22.315 [Removed]

#. Section 22.317 is amended by revising the text as follows:

Sec. 22.317 Discontinuance of station operation.

If the operation of a Public Mobile Services station is permanently discontinued, the licensee shall send authorization for cancellation by electronic filing via the ULS on FCC Form 601. ***

#. Section 22.323 is amended by revising paragraph (d) as follows:

Sec. 22.323 Incidental communications services.

(d) The licensee notifies the Commission using FCC Form 601 before providing the incidental services. This notification must include a complete description of the incidental services.

#. Section 22.352 is amended by revising paragraph (c)(6) as follows:

Sec. 22.352 Protection from interference.

(6) Facilities for which the Commission is not notified. No protection is provided against interference to the service of any additional or modified transmitter operating pursuant to sec. 22.163 or sec. 22.165, unless and until the licensee notifies the Commission using FCC Form 601 of the additional or modified transmitter.

#. Section 22.411 is amended by revising paragraph (d)(1) to read as follows:

Sec. 22.411 Developmental authorization of 43 MHz paging transmitters.

(d) ***

(1) After the two-year developmental period, provided that broadcast TV interference complaints have been resolved by the carrier in a satisfactory manner. Licensees that hold a developmental authorization for a 43 MHz paging station and wish to request a regular authorization must file an application using FCC Form 601 via the ULS prior to the expiration of the developmental period.

#. Section 22.413 is amended by revising paragraph (b)(1) to read as follows:

Sec. 22.413 Developmental authorization of 72-76 MHz fixed transmitters.

(b) ***

(1) After six months of operation under developmental authorization, and provided that broadcast TV interference complaints have been resolved by the carrier in a satisfactory manner. Licensees that hold a developmental authorization for a 72-76 MHz fixed station and wish to request a regular

authorization must file an application using FCC Form 601 via the ULS prior to the expiration of the developmental authorization.

#. Section 22.415 is amended by revising paragraph (b)(1) to read as follows:

Sec. 22.415 Developmental authorization of 928-960 MHz fixed transmitters.

(b) ***

(1) After one year of operation under developmental authorization, and provided that no interference has been caused. Licensees that hold a developmental authorization and wish to request a regular authorization must file an application using FCC Form 601 prior to the expiration of the developmental authorization.

#. Section 22.417 is amended by revising paragraph (b)(1) to read as follows:

Sec. 22.417 Developmental authorization of meteor burst systems.

(b) ***

(1) After six months of operation under developmental authorization, and provided that no interference has been caused to other operations. Licensees that hold a developmental authorization to use meteor burst propagation modes to provide rural radiotelephone service and wish to request a regular authorization must file an application using FCC Form 601 prior to the expiration of the developmental authorization.

Sec. 22.503 Coverage requirements.

(k) Failure by a paging geographic area licensee to meet either of the coverage requirements in paragraphs (k)(1) and (k)(2) of this section, or alternatively, the substantial service requirement in paragraph (k)(3) of this section, may result in automatic termination or non-renewal of a paging geographic area license. For the purpose of this paragraph, to "cover" area means to include geographic area within the composite of the service contour(s) determined by the methods of §§ 22.537 or 22.567, as appropriate for the particular channel involved. Licensees may determine the population of geographic areas included within their service contours using either the 1990 census or the 2000 census, but not both.

(l) No later than three years after the initial grant of a paging geographic area authorization, the licensee must construct or otherwise acquire and operate sufficient facilities to cover one third of the population in the paging geographic area. The licensee must notify the FCC (FCC Form 489), no later than 15 days after the end of the three-year-period, either that it has satisfied this requirement or

that it plans to satisfy the alternative requirement to provide substantial service in accordance with paragraph (k)(3) of this section.

(2) No later than five years after the initial grant of a paging geographic area authorization, the licensee must construct or otherwise acquire and operate sufficient facilities to cover two-thirds of the population in the paging geographic area. The licensee must notify the FCC (FCC Form 489), no later than 15 days after the end of the five-year-period, either that it has satisfied this requirement or that it has satisfied the alternative requirement to provide substantial service in accordance with paragraph (k)(3) of this section.

(3) As an alternative to the coverage requirements of paragraphs (k)(1) and (k)(2) of this section, the paging geographic area licensee may demonstrate that, no later than five years after the initial grant of its paging geographic area authorization, it provides substantial service to the paging geographic area. "Substantial service" means service that is sound, favorable, and substantially above a level of mediocre service that would barely warrant renewal.

#. Section 22.507 is amended by revising the text of paragraph (c) to read as follows:

Sec. 22.507 Number of transmitters per station.

(c) Consolidation of separate stations. The Commission may consolidate separately authorized stations upon request by the licensee by using FCC Form 601, if appropriate under paragraph (a) of this section.

#. Section 22.529 is amended by revising the text of paragraphs (a), (b), (b)(1), and (b)(2) to read as follows:

Sec. 22.529 Application requirements for the Paging and Radiotelephone Service.

(a) Administrative information. The following information, associated with Form 601, is required as indicated. * * *

* * * * *

(b) Technical data. The following data, associated with FCC Form 601, are required as indicated for each application. * * *

(1) For each transmitting antenna site to be added, deleted or modified, the following are required: an indication of the desired database action the Commission location number, if any, the street address or other description of the transmitting antenna site, the city, county and state, the geographic coordinates (latitude and longitude), correct to ± 1 second, of the transmitting antenna site (NAD83), and in the case of a proposed relocation of a transmitting antenna, the Commission location number and geographic coordinates,

correct to ± 1 second, of the transmitting antenna site (NAD83) to which the geographic coordinates of the current location are referenced.

(2) Antenna height to tip * * *

* * * * *

#. Section 22.531 is amended by revising the text of paragraph (c) to read as follows:

Sec. 22.531 Channels for paging operation.

(c) Upon application using FCC Form 601, common carriers may be authorized to provide one-way paging service using the leased subcarrier facilities of broadcast stations licensed under part 73 of this chapter.

#. Section 22.539 is amended by revising the text as follows:

Sec. 22.539 Additional channel policies.

The rules in this subsection govern the processing of applications for a paging channel when the applicant has applied for or been granted an authorization for other paging channels in the same geographic area. This section applies to applications proposing to use the channels listed in sec. 22.531, excluding the nationwide network paging channels and broadcast station subcarriers, or the channels listed in sec. 22.561, where the application proposes to use those channels to provide paging service only. The general policy of the Commission is to assign one paging channel in an area to a carrier per application cycle. That is, a carrier must apply for one paging channel, receive the authorization, construct the station, provide service to the subscribers, and notify the Commission of commencement of service to subscribers by using FCC Form 601 before applying for an additional paging channel in that area. This notification must be sent by electronic filing via the ULS.

#. Section 22.577 is amended by revising the text of paragraphs (b) and (d) to read as follows:

Sec. 22.577 Dispatch service

(b) Notification. Licensees must notify the Commission by filing FCC Form 601 whenever a dispatch transmitter is installed pursuant to paragraph (a) of this section. ***

(d) Dispatch transmitters requiring authorization. A dispatch transmitter that does not meet all of the requirements of paragraph (a) of this section may be installed only upon the grant of an application for authorization by electronically filing FCC Form 601.

#. Section 22.709 is amended by revising the text of paragraphs (b), (b)(1) and (b)(2) to read as follows:

Sec. 22.709 Rural radiotelephone service application requirements.

In addition to information required by Subparts B and D of this part, FCC Form 601 applications for authorization to operate a station in the Rural Radiotelephone Service must contain the applicable supplementary information described in this section.

(b) Technical information required. For each transmitter in the Rural Radiotelephone Service, the following information is required by FCC Form 601:

(1) Location description: city; county; state; geographic coordinates correct to ± 1 second, the datum used (NAD83), site elevation above mean sea level, proximity to adjacent market boundaries and international borders;

(2) [REMOVED]

(3) redesignated to (2)

#. Section 22.803 is amended by revising the text of paragraphs (a), (b), (b)(1) and (b)(2) to read as follows:

Sec. 22.803 Air-ground application requirements.

In addition to information required by Subparts B and D of this part, FCC Form 601 applications for authorization to operate an air-ground station or system in the Air-ground Radiotelephone Service must contain the applicable supplementary information described in this section.

(a) Administrative information. The following information is required by FCC Form 601.

(b) Technical information required. For each transmitter in the Rural Radiotelephone Service, the following information is required by FCC Form 601:

(1) Location description: city; county; state; geographic coordinates correct to ± 1 second, the datum used (NAD83), site elevation above mean sea level, proximity to adjacent market boundaries and international borders;

(2) [REMOVED]

(3) redesignated to (2)

#. Section 22.821 is removed.

Sec. 22.821 [Removed]

#. Section 22.873 is amended by revising the text of paragraphs (a) and (b) to read as follows:

Sec. 22.873 Construction period for commercial aviation air-ground systems.

(a) Stage I. At least 25 ground stations must be constructed and operational within 3 years. Licensees must notify the Commission by using FCC Form 601 as soon as this requirement is met. ***

(b) Stage II. At least 50 ground stations must be constructed and operational within 5 years. Nationwide service to subscribers must commence within 5 years. Licensees must notify the Commission by using FCC Form 601 as soon as this requirement is met.

#. Section 22.875 is amended by revising the text of paragraph (d)(5), (d)(6) and (d)(7) to read as follows:

Sec. 22.875 Commercial aviation air-ground system application requirements.

(d) ***

(5) [REMOVED]

(6) Redesignated to (5)

(7) Redesignated to (6)

#. Section 22.907 is amended by revising the text of paragraph (b) to read as follows:

Sec. 22.907 Coordination of channel usage.

(b) If technical problems are addressed by an agreement or operating agreement between the licensees that would result in a reduction of quality or capacity of either system, the licensees must notify the Commission by updating FCC Form 601.

#. Section 22.911 is amended by revising the text of paragraph (b) to read as follows:

Sec. 22.911 Cellular geographic service area.

(b) Alternative CGSA determination. If a carrier believes that the method described in paragraph (a) of this section produces a CGSA that departs significantly ($\pm 20\%$ in the service area of any cell) from the geographic area where reliable cellular service is actually provided, the carrier may submit, as an exhibit to an application for modification of the CGSA using FCC Form 601, a depiction of what the carrier believes the CGSA should be. ***

#. Section 22.929 is amended by revising the text of paragraphs (a), (b), (b)(1), (b)(2) and (b)(3) to read as follows:

Sec. 22.929 Application requirements for the Cellular Radiotelephone Service.

In addition to information required by Subparts B and D of this part, FCC Form 601 applications for authorization in the Cellular Radiotelephone Service must contain the applicable supplementary information described in this section.

(a) Administrative information. The following information is required either by FCC Form 601, or as an exhibit.

(b) Technical information. The following information is required by FCC Form 601.

(1) Location description: city; county; state; geographic coordinates correct to ± 1 second, the datum used (NAD83), site elevation above mean sea level, proximity to adjacent market boundaries and international borders;

(2) Antenna height to tip * * *

* * * * *

#. Section 22.935 is amended by revising the text of paragraph (a) to read as follows:

Sec. 22.935 Procedures for comparative renewal proceedings.

(a) If one or more of the applications competing with an application for renewal of a cellular authorization are filed, the renewal applicant must file with the Commission its original renewal expectancy showing electronically via the ULS. ***

#. Section 22.936 is amended by revising the text of paragraph (a) to read as follows:

Sec. 22.936 Dismissal of applications in cellular renewal proceedings.

(a) If a competing applicant seeks to dismiss its application prior to the Initial Decision stage of the hearing on its application, it must submit to the Commission a request for approval of the dismissal of its application. This request for approval of the dismissal of its application must be submitted and must also include a copy of any agreement related to the withdrawal or dismissal, and an affidavit setting forth: ***

#. Section 22.941 is amended by revising the text of paragraphs (b) and (c) to read as follows:

Sec. 22.941 System identification numbers.

(b) Licensees must notify the Commission using FCC Form 601, if their cellular systems transmit SIDs assigned to other cellular systems. ***

(c) Licensees may request that an additional (previously unassigned) SID be assigned to their system by filing an application for minor modification of station on FCC Form 601.

Sec. 22.946 Commencement of service

(a) New cellular systems must be at least partially constructed and begin providing cellular service to subscribers within the service commencement periods specified in Table H-1 of this section. Service commencement periods begin on the date of grant of the initial authorization, and are not extended by the grant of subsequent authorizations for the cellular system (such as for major modifications).

#. Section 22.947 is revised as follows:

Sec. 22.947 Service commencement and construction periods for cellular systems.

(b) Partitioned markets. During the five-year build-out period, the licensee of the first cellular system on each channel block in each market may enter into contracts with eligible parties, allowing such

parties to apply by using FCC Form 601 for a new cellular system in that channel block within the market. ***

#. Section 22.953 is removed.

Sec. 22.953 [Removed]

Sec. 22.964 Bidding application.

All applicants who wish to participate in competitive bidding for cellular unserved area radiotelephone licenses must submit applications on FCC Form 175 pursuant to § 1.2105 of this chapter. The Wireless Telecommunications Bureau will issue a Public Notice announcing the availability of cellular unserved area Phase I and Phase II licenses and, in the event that mutually exclusive applications are filed, the date of the auction for those licenses. This Public Notice will specify the date on or before which applicants intending to participate in a cellular unserved area radiotelephone service auction must file their applications in order to be eligible for that auction, and it will contain information necessary for completion of the application as well as other important information such as the materials which must accompany the short form, any up front payment that will need to be submitted, and the location where the application must be filed.

#. Section 22.966 is removed.

Sec. 22.966 [Removed]

APPENDIX F
PROPOSED RULES - PART 24

CURRENT RULE NUMBER	SUBJECT (proposed change)	PROPOSED NEW OR REVISED RULE NUMBER
24.2(b)	Other applicable rule parts (change to revise description of Part 1).	24.2(b)
24.5	Terms and definitions (change to include ULS).	24.5
24.11(a)	Initial authorization (change to permit auction winners to file a single application for all markets won).	24.11(a)
24.103(i)	Construction requirements (add notification section).	24.103(i)
24.202	Service areas (administrative change to reflect change in location of OET offices).	24.202
24.203	Construction requirements (add notification section).	24.203(d)
24.307	Long-form applications (move to consolidated Part 1 rule).	1.911, 24.307
24.405	Formal and informal applications (move to consolidated Part 1 rule).	1.911
24.406	Filing of Narrowband Personal Communications Service applications, fees, and numbers of copies (move to consolidated Part 1 rule).	1.905, 1.911, 1.913, 1.919
24.409	Standard application forms and permissive changes or minor modifications for the narrowband Personal Communications Service (move to consolidated Part 1 rule).	1.925
24.411(a)	Miscellaneous forms -- Licensee Qualifications (move to consolidated Part 1 rule).	1.925
24.411(b)	Miscellaneous forms -- Renewal of station license (move to consolidated Part 1 rule).	1.935
24.413	General application requirements (move to consolidated Part 1 rule).	1.911
24.419	Waiver of rules (move to consolidated Part 1 rule).	1.937
24.420	Defective applications (move to consolidated Part 1 rule).	1.945

24.421	Inconsistent or conflicting applications (move to consolidated Part 1 rule).	1.923
24.422	Amendment of application for narrowband Personal Communications Service filed on FCC Form 175 (move to consolidated Part 1 rule).	1.925
24.423	Amendment of applications for narrowband Personal Communications Service (other than applications filed on FCC Form 175) (move to consolidated Part 1 rule).	1.925
24.425	Application for temporary authorizations (move to consolidated Part 1 rule).	1.933
24.426	Receipt of application; applications in the narrowband Personal Communications Service filed on FCC Form 175 and other applications in the narrowband Personal Communications Service (move to consolidated Part 1 rule).	1.939
24.427	Public notice period (move to consolidated Part 1 rule).	1.947
24.428	Dismissal and return of applications (move to consolidated Part 1 rule).	1.945
24.429	Ownership changes and agreements to amend or to dismiss applications or pleadings (move to consolidated Part 1 rule).	1.919, 1.949
24.432	Consideration of applications (move to consolidated Part 1 rule).	1.941
24.439	Transfer of control or assignment of station authorization (move to consolidated Part 1 rule).	1.931
24.443	Extension of time to complete construction (move to consolidated Part 1 rule).	1.929
24.444	Termination of authorization (move to consolidated Part 1 rule).	1.955
24.707	Long-form applications (change form numbers to reflect ULS forms).	24.707
24.714(b)(1)	Eligibility for partitioned licenses (NAD83 instead of NAD27).	24.714(b)(1)
24.714(f)	Eligibility for partitioned licenses -- Construction requirements (add notification section).	24.714(f)

24.803	Authorization required (move to consolidated Part 1 rule).	1.907
24.805	Formal and informal applications (move to consolidated Part 1 rule).	1.911
24.806	Filing of broadband PCS applications; Fees; Numbers of copies (move to consolidated Part 1 rule).	1.911, 1.913
24.809	Standard application forms and permissive changes or minor modifications for the broadband Personal Communications Service (move to consolidated Part 1 rule).	1.911, 1.925, 1.927
24.811(a)	Miscellaneous forms -- Licensee qualifications (eliminate Form 430).	No new rule
24.813	General application requirements (move to consolidated Part 1 rule).	1.911
24.815	Technical content of applications; maintenance of list of station locations (move to consolidated Part 1 rule).	1.919
24.819	Waiver of rules (move to consolidated Part 1 rule).	1.937
24.820	Defective applications (move to consolidated Part 1 rule).	1.945
24.821	Inconsistent or conflicting applications (move to consolidated Part 1 rule).	1.923
24.822	Amendment of application to participate in auction for licenses in the broadband Personal Communications Service filed on FCC Form 175 (move to consolidated Part 1 rule).	1.925
24.823	Amendment of applications for licenses in the broadband Personal Communications Service (other than applications filed on FCC Form 175) (move to consolidated Part 1 rule).	1.925
24.825	Application for temporary authorizations (move to consolidated Part 1 rule).	1.933
24.826	Receipt of application; Applications in the broadband Personal Communications Services filed on FCC Form 175 and other applications in the broadband Personal Communications Services (move to consolidated Part 1 rule).	1.939

24.827	Public notice period (move to consolidated Part 1 rule).	1.947
24.828	Dismissal and return of applications (move to consolidated Part 1 rule).	1.945
24.829	Ownership changes and agreements to amend or to dismiss applications or pleadings (move to consolidated Part 1 rule).	1.949
24.832	Consideration of applications (move to consolidated Part 1 rule).	1.941
24.839	Transfer of control or assignment of license (move to consolidated Part 1 rule).	1.931
24.844	Termination of authorization (move to consolidated Part 1 rule).	1.955

#. Part 24 of Title 47 of the Code of Federal Regulations (CFR) is amended as follows:

PART 24 -- PERSONAL COMMUNICATIONS SERVICES.

#. The authority citation for Part 24 continues to read as follows:

Authority: 47 U.S.C. 154, 301, 302, 303, 309, and 332.

#. Section 24.2(b) is revised to read as follows:

Sec. 24.2 Other applicable rule parts.

* * * *

(b) Part 1. * * * Subpart F includes the rules for the Wireless Telecommunications Services and the procedures for filing electronically via the ULS.

#. Section 24.5 is revised by adding the following definition:

Sec. 24.5 Terms and definitions.

* * * *

Universal Licensing System. The Universal Licensing System (ULS) is the consolidated database, application filing system, and processing system for all Wireless Radio Services. ULS supports electronic filing of all applications and related documents by applicants and licensees in the Wireless Radio Services, and provides public access to licensing information.

* * * *

#. Section 24.11 is amended by revising paragraph (a) in the following manner:

Sec. 24.11 Initial authorization.

(a) An applicant must file a single application for an initial authorization for all markets won and frequency blocks desired.

(b) * * *

#. Section 23.103 is amended by adding paragraph (i) in the following manner:

Sec. 24.103 Construction requirements.

* * * * *

(i) Via the ULS, the Commission will send a letter of reminder to a licensee ninety days prior to the expiration of the licensee's applicable construction or coverage deadline. The licensee must notify the Commission electronically by using FCC Form 601 via the ULS, no later than by the end of the five- and ten-year periods, respectively, that it has met the applicable service requirements. If the licensee fails to respond within the allotted time, then the authorization will automatically terminate.

#. Section 24.202 is amended by revising the last sentence of the introductory paragraph in the following manner:

Sec. 24.202 Service areas.

* * * The BTA/MTA Map is available for public inspection at the Office of Engineering and Technology's Technical Information Center, 2000 M Street, N.W., Washington, DC 20554.

* * * * *

#. Section 24.203 is amended by adding paragraph (d) in the following manner:

Sec. 24.203 Construction requirements.

* * * * *

(d) Via the ULS, the Commission will send a letter of reminder to a licensee ninety days prior to the expiration of the licensee's applicable construction or coverage deadline. The licensee must notify the Commission electronically by using FCC Form 601 via the ULS, no later than by the end of the five- and ten-year periods, respectively, that it has met the applicable service requirements. If the licensee fails to respond within the allotted time, then the authorization will automatically terminate.

#. Section 24.307 is amended by revising the paragraph in the following manner:

Sec. 24.307 Long-Form applications.

Winning bidders will be required to submit long-form applications on FCC Form 601, as modified, within ten business days after being notified that they are the winning bidder. Applications on FCC Form 601 shall be submitted pursuant to the procedures set forth in Subpart G of this Part and sec. 1.2107 (c) and (d) of this chapter and any associated public notices. Only auction winners will be eligible to file applications on FCC Form 601 for initial narrowband PCS licenses in the event of mutual exclusivity between applicants filing Form 175. An applicant must file a single application for an initial authorization for all markets won and frequency blocks desired.

#. Section 24.405 is removed.

Sec. 24.405 [Removed]

#. Section 24.406 is removed.

Sec. 24.406 [Removed]

#. Section 24.409 is removed.

Sec. 24.409 [Removed]

#. Section 24.411 is removed.

Sec. 24.411 [Removed]

#. Section 24.413 is removed.

Sec. 24.413 [Removed]

#. Section 24.419 is removed.

Sec. 24.419 [Removed]

#. Section 24.420 is removed.

Sec. 24.420 [Removed]

#. Section 24.421 is removed.

Sec. 24.421 [Removed]

#. Section 24.422 is removed.

Sec. 24.422 [Removed]

#. Section 24.423 is removed.

Sec. 24.423 [Removed]

#. Section 24.425 is removed.

Sec. 24.425 [Removed]

#. Section 24.426 is removed.

Sec. 24.426 [Removed]

#. Section 24.427 is removed.

Sec. 24.427 [Removed]

#. Section 24.428 is removed.

Sec. 24.428 [Removed]

#. Section 24.429 is removed.

Sec. 24.429 [Removed]

#. Section 24.432 is removed.

Sec. 24.432 [Removed]

#. Section 24.439 is removed.

Sec. 24.439 [Removed]

#. Section 24.443 is removed.

Sec. 24.443 [Removed]

#. Section 24.444 is removed.

Sec. 24.444 [Removed]

#. Section 24.707 is amended by revising the paragraph in the following manner:

Sec. 24.707 Long-form applications.

Each winning bidder will be required to submit a long-form application on FCC Form 601 within ten business days after being notified that it is the winning bidder. Applications on FCC Form 601 shall be submitted pursuant to the procedures set forth in Subpart I of this Part and sec. 1.2107(c) and (d) of this Chapter and any associated Public Notices. Only auction winners will be eligible to file applications on FCC Form 601 for initial broadband PCS licenses in the event of mutual exclusivity between applicants filing Form 175.

#. Section 24.714 is amended by revising subparagraphs (b)(1) and (f) as follows:

Sec. 24.714 Eligibility for partitioned licenses.

* * * * *

(b) * * *

(1) In the case of partitioning, requests for authorization for partial assignment of a license must include, as attachments, a description of the partitioned service area and a calculation of the population of the partitioned service area and the licensed geographic service area. The partitioned service area shall be defined by coordinate points at every 3 seconds along the partitioned service area unless an Commission recognized service area is utilized (*i.e.*, Major Trading Area, Basic Trading Area, Metropolitan Service Area, Rural Service Area or Economic Area) or county lines are followed. The geographic coordinates must be specified in degrees, minutes, and seconds to the nearest second of latitude and longitude and must be based upon the 1983 North American Datum (NAD83). In the case where an Commission recognized service area or county lines are utilized, applicants need only list the specific area(s) (through use of Commission designations or county names) that constitute the partitioned area.

* * * *

(f) * * *

(3) Ninety days prior to a construction deadline, the Commission will notify holders of partitioned and disaggregated licenses electronically via the ULS of the deadline.

##. Section 24.803 is removed.

Sec. 24.803 [Removed]

#. Section 24.805 is removed.

Sec. 24.805 [Removed]

#. Section 24.806 is removed.

Sec. 24.806 [Removed]

#. Section 24.809 is removed.

Sec. 24.809 [Removed]

#. Section 24.811 is removed.

Sec. 24.811 [Removed]

#. Section 24.813 is removed.

Sec. 24.813 [Removed]

#. Section 24.815 is removed.

Sec. 24.815 [Removed]

#. Section 24.819 is removed.

Sec. 24.819 [Removed]

#. Section 24.820 is removed.

Sec. 24.820 [Removed]

#. Section 24.821 is removed.

Sec. 24.821 [Removed]

#. Section 24.822 is removed.

Sec. 24.822 [Removed]

#. Section 24.823 is removed.

Sec. 24.823 [Removed]

#. Section 24.825 is removed.

Sec. 24.825 [Removed]

#. Section 24.826 is removed.

Sec. 24.826 [Removed]

#. Section 24.827 is removed.

Sec. 24.827 [Removed]

#. Section 24.828 is removed.

Sec. 24.828 [Removed]

#. Section 24.829 is removed.

Sec. 24.829 [Removed]

#. Section 24.832 is removed.

Sec. 24.832 [Removed]

#. Section 24.839 is removed.

Sec. 24.839 [Removed]

#. Section 24.844 is removed.

Sec. 24.844 [Removed]

APPENDIX G
PROPOSED RULES - PART 26

CURRENT RULE NUMBER	SUBJECT (proposed change)	PROPOSED NEW OR REVISED RULE NUMBER
26.2	Other applicable rule parts (to revise the definition of Part 1).	26.2
26.4	Terms and definitions (to add ULS).	26.4
26.11	Initial authorization (change to reflect filing of a single application for all markets won).	26.11
26.104(e)	Construction requirements (add notification section).	26.104(e)
26.207	Long form applications (change form numbers to reflect ULS forms; change to permit auction winners to file a single application for all winning markets).	26.207
26.209	Eligibility for partitioned licenses (change to allow electronic filing of agreements via ULS).	26.209
26.303	Formal and informal applications.	No new rule
26.304	Filing of GWCS applications, fees, and numbers of copies (move to consolidated Part 1 rule).	1.905, 1.911, 1.919
26.305	Standard application forms and permissive changes or minor modifications for the General Wireless Communications Service (move to consolidated Part 1 rule).	1.911
26.306	Miscellaneous forms (move to consolidated Part 1 rule).	1.919
26.307	General application requirements (move to consolidated Part 1 rule).	1.919
26.310	Waiver of rules (move to consolidated Part 1 rule).	1.937
26.311	Defective applications (move to consolidated Part 1 rule).	1.945
26.312	Inconsistent or conflicting application (move to consolidated Part 1 rule).	1.923
26.313	Amendment of application for General Wireless Communications Service filed on FCC Form 175 (move to consolidated Part 1 rule).	1.927